IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

WILLIAM S. CAREY and GERMAINE A. CAREY, Plaintiffs,	CIVIL ACTION NO. 3:09-0188
v.	(JUDGE CAPUTO)
NEW PENN EXPLORATION, LLC and SOUTHWESTERN ENERGY PRODUCTION COMPANY, INC.,	
Defendants.	
JOHN C. BLISS and CATHERINE L. BLISS, Plaintiffs,	CIVIL ACTION NO. 3:09-0376
V .	(JUDGE CAPUTO)
NEW PENN EXPLORATION, LLC,	
Defendant.	
CHARLES PUZA, JR. and FRANCES CLEMENTS, Plaintiffs, v. ELEXCO LAND SERVICES, INC. and SOUTHWESTERN ENERGY PRODUCTION COMPANY, Defendants.	CIVIL ACTION NO. 3:09-0589 (JUDGE CAPUTO)

JOHN G. JULIA,

Plaintiff,

٧.

ELEXCO LAND SERVICES, INC. and SOUTHWESTERN ENERGY PRODUCTION COMPANY,

Defendants.

CIVIL ACTION NO. 3:09-0590

(JUDGE CAPUTO)

<u>ORDER</u>

The Court is in receipt of a notice of supplemental authority, filed by the defendants in each of the above-captioned cases, indicating that the Pennsylvania Supreme Court has granted a petition for extraordinary jurisdiction in *Kilmer v. Elexco Land Services, Inc.* and has directed the parties to brief the following issue: "Whether 58 P.S. § 33 precludes parties from contracting that post-production costs be factored into the determination of the amount of royalty payable under an oil or natural gas lease."

This issue may be dispositive of one of the central legal issues currently before the Court in these actions. If not dispositive, the Pennsylvania Supreme Court's decision on the issue in *Kilmer* will, at the very least, provide important guidance in an area that suffers from a dearth of controlling state precedent. The Court therefore finds it appropriate to stay these actions pending the Pennsylvania Supreme Court's decision in *Kilmer*.

NOW, this $\frac{50^{7}\text{N}}{200}$ day of June, 2009, IT IS HEREBY ORDERED THAT the above-captioned actions are STAYED pending the Pennsylvania Supreme Court's decision in

Kilmer v. Elexco Land Services, Inc., 46 MM 2009.

A. Richard Caputo
United States District Judge